	I and the second		
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9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
11	PEOPLE OF THE STATE OF CALIFORNIA, ex		
12	rel. EDMUND G. BROWN JR., ATTORNEY		
13	GENERAL OF THE STATE OF CALIFORNIA,	CV 08-020735 SC	
14	Plaintiff,		
15	v.	STIPULATED REQUEST FOR	
16	ENVIRONMENTAL PROTECTION AGENCY,	ORDER CHANGING TIME TO PRODUCE <u>VAUGHN</u> INDEX	
17			
18	Defendant.		
19			
20	Pursuant to Civil I. P. 6.2. defendant II.S. F.	nvironmental Protection Agency ("FDA" or	
21	Pursuant to Civil L.R. 6-2, defendant U.S. Environmental Protection Agency ("EPA" or		
22	"Agency"), through undersigned counsel, hereby requests an extension of 2 business days, from		
23	September 5, 2008, to September 9, 2008, to file Defendant's <u>Vaughn</u> Index. Defendant's request is		
24	made for good cause as set forth below:		
25	Defendant EPA represents as follows:		
26	1. The Information Law Practice Group ("ILPG") of the EPA is responsible for managing the		
27	Agency's Freedom of Information Act ("FOIA") litigation and for providing legal counseling to		
28	Agency clients on a wide variety of information law	issues. The ILPG is comprised of an Agency	
20			

- 2. Since this Court's August 1, 2008 order, the Agency has had a team of attorneys working on the Vaughn index and related production. This team has included ILPG staff attorneys (who were diverted from other assignments), additional attorneys from within the OGC, and paralegal and support staff.
- 3. As set forth in the declaration by Robert A. Friedrich, dated August 19, 2008, the Agency estimated that it had to create full Vaughn index entries for approximately 1,500 of the 2,198 documents. Additionally, the Agency reviewed a set of approximately 1,800 documents from a related case for responsiveness to this request. In so doing, the Agency identified additional documents for which Vaughn entries were needed. At this time, the Agency estimates its Vaughn index will be over 2,000 pages.
- 4. The Agency estimated that it would be able to complete its Vaughn index by September 5, 2008. However, a brief extension of two business days is necessary to permit the Agency to comply with this Court's order. The requested extension will be used to complete the Vaughn index for all documents withheld in full or in part from the 2,198 documents and the set of additional documents from the related case.
- 5. Defendant is not aware of any harm that will result from the requested extension as the Vaughn index as the delay is as brief as possible and will not affect the currently scheduled Case Management Conference.
- 6. This stipulation is supported by the Declaration of Robert A. Freidrich, dated September 5, 2008, filed herewith.

## IV. CONCLUSION

For all the reasons set forth above and in the declaration of Robert A. Freidrich, defendant respectfully requests that its stipulated request for an order changing, to Friday September 9, 2008, the time by which defendant's <u>Vaughn</u> index is due, be granted. No other dates in the current schedule need be changed or modified as a result of this order. Pursuant to the above representations

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1	by EPA, Plaintiff has stipulated to the request. T	the parties have previously stipulated to a 15-day
2	extension of time.	
3	Dated: September 5, 2008	
4 5	Respectfully submitted, GREGORY G. KATSAS	
6	Assistant Attorney General	
7	·	
8	/s/	/s/
9	JOHN R. TYLER	LAURA ZUCKERMAN
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16		Tationicy's for Tatalan
17	O	RDER
18   19	PURSUANT TO STIPULATION, IT IS SO	O ORDERED.
20	DATED: September8 , 2008	IT IS SO ORDERED
21		Honorabl
22		
23		DISTRICTOR
24		
25		
26		
27		